United States District Court

FOR THE

Southern District of Texas Houston Division

Executive Bregistre
76-5304

Civil Action File No. $\frac{76-H-1520}{}$

1528

Lynn Margaret Cramron, legal name Mary Lou Petrone Schobel

Plaintiff

**

SUMMONS

George Bush, Central Intelligence Agency
Edward Levi, U.S. Attorney General
Donald Alexander, Director Internal Revenue
Service
Commanding General U.S. Air Force

Defendant

To the above named Defendant : George Bush, Central Intelligence Agency,
You are hereby summoned and required to the point of the summoned and required to the su

Lynn Margaret Cramron

Pro Se

pianitiff's attorney , whose address

309 Stratford, Apt 11 Houston, Texas 77006

an answer to the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do(so, judgment by default will be taken against you for the relief demanded in the complaint

V. Bailey Thomas

Clerk of Court.

mavid B. co

Deputy Clerk.

Date: September 16, 1976

[Seal of Court]

NOTE:-This summons is issued pursuant to Rule 4 of the Federal Rules of Civil Procedure.

OGC Has Reviewed

Lynn Margaret Cramron

Legal name change from

Marcy Lou Petrone Schobel

[Enter above the full name
of the plaintiff or plaintiffs
in this action.]

v.

76-H-1528

George Bush Central IntelligenceAgency
Edward Levi U.S.Attorney General
Bonald Alexander Director IRS
Commanding General U.S. Air Force

[Enter above the full name of the defendant or defendants in this action.]

CIVIL ACTION NO.

[To be supplied by the Clerk of the District Court]

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

28 U.S.C 1331: Implied Federal remedy for violations of Plaintiff's due process of rights.

This packet includes four copies of a complaint form and two copies of a forma pauperis petition. To start an action you must file an original and one copy of your complaint for each defendant you name and one copy for the court. For example, if you name two defendants you must file the original and three copies of the complaint. You should also keep an additional copy of the complaint for your own records. All copies of the complaint must be identical to the original.

The clerk will not file your complaint unless it conforms to these instructions and to these forms.

Your complaint must be legibly handwritten or typewritten. The plaintiff or plaintiffs must sign and swear to the complaint. If you need additional space to answer a question, you may use the reverse side of the form or an additional blank page.

Your complaint can be brought in this court only if one or more of the named defendants is located within this district. Further, it is necessary for you to file a separate complaint for each claim that you have unless they are all related to the same incident or issue.

In order for this complaint to be filed, it must be accompanied by the filing fee of \$15. In addition, the United States Marshal will require you to pay the cost of serving the complaint on each of the defendants.

for this Approved Release/2004 F2/20: CNA-RDP79M0 7A6003004 300224 in forma pauperis. Two bank petitions for this purpose are included in this packet. One copy should be filed with your complaint; the
other copy is for your records. After filling in the petition, you must have it notarized by a notary public or other officer. authorized to administer an oath.
You will note that you are required to give facts. THIS COMPLAINT SHOULD NOT CONTAIN LEGAL ARGUMENTS OR CITATIONS.
When these forms are completed, mail the original and the copies to the Clerk of the United States District Court for the Southern District of Texas, Post Office Box 61010, Houston, Texas 77208.
PREVIOUS LAWSUITS.
A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your involved. Yes[] No[X]
B: If your answer to A is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline
1. Parties to this previous lawsuit Plaintiffs:
Defendants:
. 2. Court [if federal court, name the district; if state court, name the county]:
3. Docket number: 4. Name of judge to whom case was assigned: 5. Disposition [for example: Was the case dismissed? Was it if the case dismissed?
6. Approximate date of filing lawsuit:7. Approximate date of disposition:
PLACE OF PRESENT CONFINEMENT: N/A
A. Is there a prisoner grievance procedure in this institution? Yes[] No[]
B. Did you present the facts relating to your complaint in the state prisoner grievance procedure? Yes[] No[]
C. If your answer is YES:
1. What steps did you take?

If your Approved Release 2004/12/201 GIA RDR79M9 7A000300130022-1

ILI. PARTIES

IIn item A below, place your name and prison number in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any.]

[In item B below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use item C for the names, positions, and places of employment of any additional defendants.]

В.	Defendant	George	Bush		•		is	employed	25
	 Director 				 	····		•	
	***************************************		·	aı	 entral	Intellig	ence	Agency	°

C. Additional Defendants:

Commanding General United State Air Force
Edward Levi U. S Attorney General Dept of Justice
Donald Alexander Director Internal Revenue United State Government

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IV. STATEMENT OF CLAIM

State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. [Use as much space as you need. Attach extra sheet if necessary.]

One or more of above agenicies menition above has aided an imposter in using my identity- Lorain Ohio 1960-70 Florida 1971-74 Houston 1974-76

- 2 An Air Force investigator try to force assistance from me Miami 1973, on his secret mission and made and attempt on my life and was assisted from not being proscuted by one or more of the above.
- 3 I further claim that this dates back to the governments actitives of 1960 Watergate.
- 4 Congressional assistance to gain an appointment with a Houston C.I.A agent., which I still have not benn granted.
- 5 My rights of inheritance have been denied and trampped with.
- 6 One or more of above agenicies are responsible for the theft of my fingerprints taken at Cleveland Ohio 1952 to prove my identity of Marcy Lou Petrone before my marriage to Joseph Schobel Jr.

What I would expect from the Government because of my situation:

Wayne Thomas Schobel:

A Federal Marshall to ask him if he wanted a

change of I.D.

Retain his GED and G.I. Benefits -

\$3,000.00 and a new start away from this trouble.

Joanne

Jody (Jeame Schobel Gonzales):

10760 South Main, Houston

A Federal Marshall to question her and ask her if

she would ever want an I.D. Change. \$3,000.00

15121
Robert James Schobel:

A Federal Marshall to ask him at Green Acres Orphanage, Oberlin, Ohio, if he does want to come here with a name

change.

\$3,000.00 held in trust for him: one half to be released at age 16 for a used car and insurance.

Lynn Margaret Cramron-

From Mary Lou Petrone Schobel:

A used car - automatic. (I've lost three - 2 by

fire and vandalism:

\$5,000.00 - as reimbursement for 13 years of paying for the Governments mixup. A Job in line with my qualification as a bookkeeper, her in Houston.

These are the personal reasons that I would and will try to sue the Government for.

I would expect the Government to assist me in going to a Senate Hearing directly - not by super spy tactics.....

Lynn) Magaret Cromers)

TEDEF
Approved Release 2004/12/20 : CIA-RDP79M0 7A000300130022-1
State briefly exactly what you want the court to do for you. Make no legal arguments. Circ no cases or statutes.
State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
See Attached
ned houding
Signed this 12 day of Aptember: 1976
Lynn margaret Chancon
legal verney aprige from
The state of the s
Signature of plaintiff or plaintiffel
Lynn Maigaret Chancol Legal runner of the first Mary For Petrol Italia [Signature of plaintiff or plaintiffs]
VERIFICATION [If more than one plaintiff, verification is required
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VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas S County of S County of Margaret Granco S sworn, under oath, says: that he is the plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas S County of S S County of S County of S County of S S S County of S S County of S S S S S S County of S S S S S S S S S S S S S
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas S County of S County of Margaret Granco S sworn, under oath, says: that he is the plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in
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VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas County of Harry Sum Magaret Grand , being first duly sworn, under oath, says: that he is the plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes them to be true. Lynn Magaret Grand [Signature of affiant-plaintiff]
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas County of Harro Summ Margaret Granzo Tomm The plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes them to be true. Lynn Margaret Granzo [Signature of affiant-plaintiff] Subscriped and sworn to before me this
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas County of Harro Summ Magaret Granco Sworn, under oath, says: that he is the plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes them to be true. Lynn Magaret Granco Lynn Magaret Granco [Signature of affiant-plaintiff]
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas County of Harro Summ Margaret Granzo Tomm The plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes them to be true. Lynn Margaret Granzo [Signature of affiant-plaintiff] Subscriped and sworn to before me this
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas County of James Sum Margaret Granco , being first duly sworn, under oath, says: that he is the plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes them to be true. Lynn Margaret Cremen [Signature of affiant-plaintiff] Subscribed and sworn to before me this both day of
VERIFICATION [If more than one plaintiff, verification is required for each plaintiff.] State of Texas County of Harro Summ Margaret Granzo Tomm The plaintiff in this action and knows the content of the above complaint; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes them to be true. Lynn Margaret Granzo [Signature of affiant-plaintiff] Subscriped and sworn to before me this